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	APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR			ATTORNEY DOCKET NO.
	09/147,914	05/25/99	EYAL		Α	U-012130-1
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	26 WEST 618	T STREET			ART UNIT	PAPER NUMBER
	NEW YORK NY	10023			1623	A
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Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

Office Action Summary

Application No. 09/147,914

Applicant(s)

Eyal et al

Examiner

Oh Taylor Victor

Art Unit **1623**



The MAILING DATE of this communication appears	on the cover sheet with the correspondence address		
Period for Reply			
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET THE MAILING DATE OF THIS COMMUNICATION.	TO EXPIRE 3 MONTH(S) FROM		
 Extensions of time may be available under the provisions of 37 C after SIX (6) MONTHS from the mailing date of this communic. If the period for reply specified above is less than thirty (30) days be considered timely. 	eation.		
communication Failure to reply within the set or extended period for reply will, by	period will apply and will expire SIX (6) MONTHS from the mailing date of this y statute, cause the application to become ABANDONED (35 U.S.C. § 133). It is mailing date of this communication, even if timely filed, may reduce any		
earned patent term adjustment. See 37 CFR 1.704(b).			
Status 1) X Responsive to communication(s) filed on Jun 11, 2	2001		
	2001		
2a) ☐ This action is FINAL . 2b) ☐ This ac	tion is non-final.		
3) Since this application is in condition for allowance closed in accordance with the practice under Ex pa	except for formal matters, prosecution as to the merits is arte Quayle, 1935 C.D. 11; 453 O.G. 213.		
Disposition of Claims			
4) 💢 Claim(s) <u>1-35</u>	is/are pending in the application.		
4a) Of the above, claim(s)	is/are withdrawn from consideration.		
5) Claim(s)	is/are allowed.		
6) 💢 Claim(s) <u>1-35</u>	is/are rejected.		
7)	is/are objected to.		
8) Claims	are subject to restriction and/or election requirement.		
Application Papers			
9) \square The specification is objected to by the Examiner.			
10) The drawing(s) filed on is/are	e objected to by the Examiner.		
11) The proposed drawing correction filed on	is: a) □ approved b) □ disapproved.		
12) The oath or declaration is objected to by the Exam	iner.		
Priority under 35 U.S.C. § 119			
13) Acknowledgement is made of a claim for foreign p	riority under 35 U.S.C. § 119(a)-(d).		
a) ☐ All b) ☐ Some* c) ☐ None of:			
1. Certified copies of the priority documents have	ve been received.		
2. Certified copies of the priority documents have	ve been received in Application No		
3. Copies of the certified copies of the priority of application from the International Bure *See the attached detailed Office action for a list of the			
14) Acknowledgement is made of a claim for domestic			
Attachment(s)			
15) X Notice of References Cited (PTO-892)	18) Interview Summary (PTO-413) Paper No(s).		
16) Notice of Draftsperson's Patent Drawing Review (PTO-948)	9) Notice of Informal Patent Application (PTO-152)		
17) Information Disclosure Statement(s) (PTO-1449) Paper No(s).	20) Other:		

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Non-Final Rejection

- 1. The rejection of claims 1 and 34 under 35 U.S.C. 112, second paragraph is withdrawn due to the correction made in the amendment.
- 2. Applicant's arguments with respect to claims 1-35 have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:
 - 1. Determining the scope and contents of the prior art.
 - 2. Ascertaining the differences between the prior art and the claims at issue.
 - 3. Resolving the level of ordinary skill in the pertinent art.
 - 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

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3. Claims 1-35 are rejected under 35 U.S.C. 103(a) as being unpatentable over Voelskow et

al (US 4,467,034) in view of Hammond (WO 95/32301) and Walkup et al (US 5,252,473).

Voelskow et al disclose a process for the production of lactic acid from the fermentation

of lactose and its purification by means of ion exchange (see page 2, lines 1-2) in the following

steps:

a. converting a fermented solution to a sodium lactate solution by the addition of

NaOH toat a pH of 6.5 to 6.8,

b. subjecting the aqueous stream containing from 5 to 7% of sodium lactate to ion

exchangers (see col. 5, lines 7-8),

c. adsorbing the lactic acid on the column and subsequently isolating the resulting lactic acid product with the elution of hydrochloric acid (see columns 5 and 6.

Example 5),

However, the instant invention differs from Voelskow et al in the followings: a cation and

anion exchanger are liquid exchangers, the hydrolysis is conducted at a temperature higher than

80° C. in a CO₂ containing atmosphere, the second product is used as a neutralizing agent in

fermentation, and the recovery of the lactic acid is made by the use of the distillation.

Hammond teaches a method of preparing an organic acid or its salt by passing the acidic

solution withdrawn from the bioreactor through a column of an anion exchanger regenerated with

alkali metal hydroxide to recover an acid as an alkali salt; furthermore, the acid can be obtained

from passing the alkali metal solution salt through a column of cation exchanger in hydrogen ion

form (see page 1, lines 15-24).

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Furthermore, Walkup et al disclose a process of producing lactic acid and esters of lactic acid in the following reactions. In the first reaction, ammonium lactate produced by a fermentation process of carbohydrate materials (see col. 3, lines 37-40) can be decomposed into NH₃, which can be used for controlling pH in the fermentation (see col. 2, lines 6-8) and lactic acid (see col. 6, line 5); furthermore, purified lactic acid can be produced from the CO₂ catalysis of ammonium lactate and alcohol solution in the presence of an acid ion exchange resin at a temperature in the range of 100° to 150° C. (see col.14, lines 26-40). In addition, a simple distillation is recommended to purify the desired product (see col.14, lines 53-57).

Concerning the use of the liquid cation and anion exchangers, the references are silent. However, there is little difference between the use of the solid and liquid ion exchangers and they are well-known in the art. Therefore, it would have been obvious for the skillful artisan to have used the liquid ion exchangers as an alternative to the solid ion exchangers with an expectation of a similar success.

Therefore, if person having an ordinary skill in the art had wished to develop the purification process of lactic acid involved in the hydrolysis in the presence of the CO₂ containing atmosphere by the use of the distillation, it would have been obvious for the skillful artisan to have used Hammond's anion exchanger followed by Voelskow et al's cation exchanger, along with Walkup et al's hydrolysis and distillation in order to increase the efficiency of the overall process.

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The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Eyal et al (U.S. 5,766,439) discloses a process for producing an organic acid in the following steps: producing an organic acid by fermentation, adding an alkaline earth base to the fermentation, reacting the alkaline earth salt of the organic acid with a source of ammonium ions, reducing the concentrations of divalent cations, and converting the ammonium of the organic acid to free organic acid.

Sterzel et al (U.S. 5,453,365) discloses a preparation of lactates by fermentation of the mixture of sugars, conversion of the lactic acid followed by esterification during the process, in which the lactic acid is neutralized with an alkaline earth metal carbonate, added with ammonia and carbon dioxide, and the purified ammonium lactate solution is esterified with an alcohol.

Urbas (U.S. 4,444,881) discloses a process for the recovery of organic acids from dilute aqueous solutions in the following steps: adding a water-soluble tertiary amine carbonate to the calcium salt solution to form the trialkylammonium salt of the acid, and heating the concentrated trialkylammonium salt solution to obtain the acid and the amine.

Cockrem et al (U.S. 5,210,296) discloses a process for producing a high pure lactate ester or lactic acid from a concentrated fermentation broth by acidification in the presence of an alcohol with sequential esterification, distillation of high purity ester.

Kumagai et al (EP 0614983A2) discloses a method of producing lactic acid and lactic esters in the following steps: carrying out the adjustment of the pH of a culture medium

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containing lactic acid with ammonia, adding an alcohol, a mineral to the solution so as to undergo the esterification process.

Baniel et al (U.S. 5,510,526) discloses a process for the recovery of lactic acid from a lactate solution from a fermentation broth in the presence of a basic substance such as ammonium hydroxides by way of extraction or ammonium salt formation.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to T. Victor Oh whose telephone number is (703) 305-0809. The examiner can normally be reached on Monday through Friday from 8:30 to 5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Gary Geist, can be reached on (703) 308-1701. The fax phone number for the organization where this application or proceeding is assigned is (703) 308-4556.

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PAUL J. KILLOS PRIMARY EXAMINER A.U. 16 23